

JAMES E. NOSTDAHL  
CAROL K. LARSON  
DAVID J. HOGUE  
REED A. SODERSTROM  
BRENT M. OLSON  
DEBRA L. HOFFARTH  
SCOTT M. KNUDSVIG  
RYAN D. SANDBERG  
MATTHEW H. OLSON  
STEVEN A. LAUTT  
ASHLEIGH B. ENSRUD  
ASHLEY A. FLAGSTAD

ATTORNEYS LICENSED IN  
NORTH DAKOTA  
MINNESOTA  
MONTANA



LAW OFFICES OF

**PRINGLE & HERIGSTAD, P.C.**

2525 ELK DRIVE  
POST OFFICE BOX 1000  
MINOT, NORTH DAKOTA 58702-1000  
(701) 852-0381  
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**GRAND FORKS OFFICE**

202 NORTH 3RD STREET, SUITE 200  
GRAND FORKS, NORTH DAKOTA 58203  
(701) 775-9000

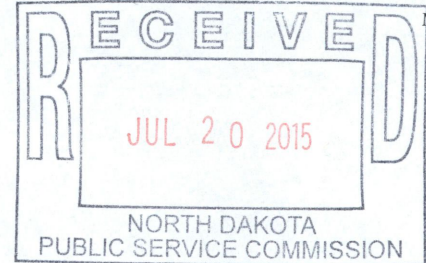
OF COUNSEL  
HERBERT L. MESCHKE  
DONALD A. NEGAARD  
RETIRED  
THOMAS A. WENTZ  
JAN M. SEBBY

KENNETH G. PRINGLE  
(1914-1983)  
MITCHELL H. MAHONEY  
(1929-1996)  
ROGER O. HERIGSTAD  
(1919-2003)  
MARK F. PURDY  
(1927-2011)

July 20, 2015

**TRADE SECRET - PRIVATE**

Executive Secretary  
North Dakota Public Service Commission  
600 East Boulevard Avenue, Department 408  
Bismarck, ND 58505-0480



**RE: ETC FILING**

We enclose for filing on behalf of the following company, an original and seven copies of the Public Exhibit A to accompany the Annual Report for Essential Telecommunications Carrier Certification which is also being sent to the Commission in another letter. The company includes:

1. Consolidated Communications Networks, Inc.

The enclosed Proprietary and Confidential Trade Secret information, which is in a separate sealed envelope for this company, corresponds with the public document that was signed by the company listed above and is the Exhibit A information for this company.

Very truly yours,

David J. Hogue

DJH/tb  
Enclosures

PUBLIC

**EXHIBIT A**

This Exhibit A is supplemented by a non-public Exhibit A labeled "Trade Secret – Private." The Company does not waive any rights to Trade Secret Protection by referencing this Trade Secret – Private" in this form.

- 1 The amount of high-cost universal support the Company received in the prior calendar year and estimate of the amount of high-cost universal support it anticipates receiving in the next calendar year (the calendar year following the date of this report) are listed below:

**Year 2014 Federal Universal Service Receipts:**

Rural Broadband Experiments Support	\$	-
Local Switching Support	\$	-
Interstate Common Line Support	\$	-
Safety Net Additive Support	\$	-
Safety Valve Loop Cost Adjustment	\$	-
Connect American Fund Intercarrier Compensation	\$	-
<b>TOTAL</b>	\$	-

The changes, if any, from reports previously filed with the Commission are, as follows (changes that are deemed proprietary are included on a non-public Exhibit A):

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Company Name	Consolidated Communicatiosn Networks, Inc.
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3 The number of requests for service from potential customers within the designated service area that were unfilled in the past year was:  
**SEE ATTACHED**

The ways in which the Company attempted to provide services to these potential customers are, as follows:

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4 The number of complaints per one thousand handsets or lines was 0.099

Company Name Consolidated Communicatiosn Networks, Inc.

Consolidated Communications Networks, Inc  
SAC: 386325

### Unfulfilled Requests - Calendar Year - 2014

REF	CUSTOMER NAME	DESCRIPTION OF SERVICE REQUESTED	SERVICE REQUESTED (✓ ALL APPLICABLE TO UNFULFILLED REQUEST)		BROADBAND SPEED REQUESTED	DESCRIBE HOW CARRIER ATTEMPTED TO PROVIDE SERVICE
			BROADBAND	VOICE		
1	AgPro Equipment	fiber	x	x		requested too late in year for construction to happen
2	Brandon Jalbert	fiber	x			waited for customer to build new shop, then it was too late in the year for construction to happen.
3	Jon Stang	fiber	x	x		new construction, took a long time for easements to be obtained, then it was too late for construction to happen.
4	Gaylord Sipe	copper		x		couldn't get neighbors to sign easements last year, construction will be completed this year.
5	Chad Erickson	fiber	x	x		requested too late in year for construction to happen
6	Carmen Bohn	fiber	x	x		requested too late in year for construction to happen
7	Dane Schuebel	fiber	x			requested too late in year for construction to happen



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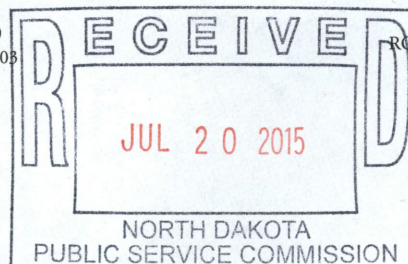
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July 20, 2015

North Dakota Public Service Commission  
600 East Boulevard Avenue, Department 408  
Bismarck, ND 58505-0480

**ETC FILINGS**

We hereby submit the enclosed Annual Report for Essential Telecommunications Carrier Certification to the North Dakota Public Service Commission (the Commission) on behalf of the telecommunications companies shown on Attachment A, which are Essential Telecommunications Carriers.

This submission is submitted pursuant to sections 69-09-05-12 and 69-09-05-12.1 of the North Dakota Administrative Code and section 49-21-01.7(12) of the North Dakota Century Code.

The Exhibit A information for these companies are being separately filed as a "Trade Secret - Private" filing in accordance with PSC Administrative Rules.

Very truly yours,

DJH/tb  
Enclosures

**ATTACHMENT A**

Consolidated Communications Networks, Inc.

## **ANNUAL REPORT TO THE NORTH DAKOTA PUBLIC SERVICE COMMISSION**

### **ESSENTIAL TELECOMMUNICATIONS CARRIER CERTIFICATION**

The undersigned, on behalf of the telecommunications company named below (Consolidated Communications Networks, Inc.), does hereby state and certify, as follows:

1. Consolidated Communications Networks, Inc. will provide service on a timely basis to requesting customers within Consolidated Communications Networks, Inc.'s designated service area where Consolidated Communications Networks, Inc.'s network already passes the potential customer's premises, and

2. Consolidated Communications Networks, Inc. will provide service, within a reasonable period of time, if the potential customer is within Consolidated Communications Networks, Inc.'s designated service area but outside Consolidated Communications Networks, Inc.'s existing network coverage, if service can be provided at a reasonable cost by:

- a. Modifying or replacing the requesting customer's equipment;
- b. Deploying a roof-mounted antenna or other equipment;
- c. Adjusting the nearest cell tower;
- d. Adjusting network or customer facilities;
- e. Reselling services from another carrier's facilities to provide service; or
- f. Employing, leasing, or constructing an additional cell site, cell extender, repeater, or other similar equipment.

3. Consolidated Communications Networks, Inc. is able to remain functional in emergency situations and has a reasonable amount of back-up power to ensure functionality without an external power source, is able to reroute traffic around damaged facilities, and is capable of managing traffic spikes resulting from emergency situations.

4. Consolidated Communications Networks, Inc. is satisfying and will satisfy applicable consumer protection and service quality standards. (If wireless service is involved, Consolidated Communications Networks, Inc. has and will comply with the Cellular Telecommunications and Internet Association's Consumer Code for wireless service. If a wireless service complies with another standard that is explained herein.)

5. If Consolidated Communications Networks, Inc. is a non-incumbent local exchange carrier, it will offer a local usage plan comparable to the one offered by the incumbent local exchange carrier in the designated service area.

6. Consolidated Communications Networks, Inc. acknowledges that the North Dakota Public Service Commission (the Commission) may require it to provide equal access to long distance carriers in the event that no other eligible telecommunications carrier is providing equal access within the proposed designated service area. (If wireless carriage is involved, Consolidated Communications Networks, Inc. acknowledges that the Federal Communications Commission may require Consolidated Communications Networks, Inc. to provide equal access to long distance carriers in the event no other eligible telecommunications carrier is providing equal access within the designated service area.)

7. Consolidated Communications Networks, Inc. has met and will meet the requirements of eligible telecommunications carrier advertising. This includes:

- a. A full description of available services in Consolidated Communications Networks, Inc. official telephone directory, including the process to be used by customers to qualify for lifeline and link-up service.
- b. Advertising of the availability of universal service in media of general circulation in Consolidated Communications Networks, Inc. designated service area. Availability may be advertised in newspapers, company newsletters, company or civic internet sites, bill stuffers, direct mailings, or other means intended to convey availability throughout the designated service area.

#### **Exhibit A Information**

(Reference to Exhibit A in this document is not intended to waive any rights this company has to claim that Exhibit A contains confidential and proprietary information.)

The following information is provided in Exhibit A attached hereto and incorporated herein by reference:

1. A description of the amount of high-cost universal service support received by Consolidated Communications Networks, Inc. in the prior calendar year and a description of how that support was used for the provision, maintenance, or upgrading of Consolidated Communications Networks, Inc. facilities and services. (An explanation of any changes from reports previously provided to the Commission is also included.)

2. An estimate of the amount of federal high-cost universal service support Consolidated Communications Networks, Inc. anticipates receiving in the following calendar year (the calendar year following this report) and a description of how that support is



projected to be used for the provision, maintenance, or upgrading of Consolidated Communications Networks, Inc. facilities and services pursuant to Section 254 of the Telecommunications Act of 1996.

3. Exhibit A also contains, for the prior calendar year and the subsequent calendar year (the calendar year following this report), identification of specific construction or upgrade projects; a description of how service will be improved by each project; the start date and completion date for each improvement; the amount of investment for cash improvement; the specific geographic area where each improvement was made or will be made; and the estimated population that will be served by each improvement. (For an incumbent local exchange carrier (ILEC), this information is submitted at the study area level. For another eligible carrier, this information is submitted at the study area level of the ILEC. If a study area level or designated service area includes geographic areas in more than one state, the information is also submitted at the North Dakota level.)

4. Detailed information of any outage, as that term is defined in 47 C.F.R. § 4.5, of at least thirty (30) minutes in duration for each designated service area for any facilities Consolidated Communications Networks, Inc. owns, operates, leases, or otherwise utilizes that potentially affect:

- a. At least ten percent (10%) of the end users served in a designated service area, or
- b. A 911 special facility, as defined in 47 C.F.R. § 4.5(e).

This report includes:

- a. The date and time of the onset of the outage,
- b. A brief description of the outage and its resolution,
- c. The particular services affected,
- d. The geographic areas affected by the outage,
- e. Steps taken to prevent a similar outage in the future, and
- f. The number of customers affected.

(If applicable, a copy of the FCC outage report that includes this information may be attached.)

5. The number of requests for service from potential customers within the designated service area that were unfilled during the past year. A detail of how Consolidated

Communications Networks, Inc. attempted to provide service to those potential customers is also included.

6. The number of complaints per thousand handsets or lines.

I hereby certify that the above information is true and correct and is submitted on behalf of Consolidated Communications Networks, Inc. named below. The information is submitted in the year 2015.

Consolidated Communications Networks, Inc.  
Company

By: 

Its: GM/CEO

PUBLIC

**EXHIBIT A**

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<b>TOTAL</b>	<b>\$</b>	<b>-</b>

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